Page 1 of 49

EXHIBIT "C"

TO

DECLARATION IN SUPPORT OF PLAINTIFF'S IN LIMINE MOTION

you -- I'm going to be taking your deposition

103 1 A. Rothenberger 2 quarter to seven, around seven o'clock. 3 Ο. Do you have an alarm clock in the 4 truck? 5 I have a little alarm clock but Α. 6 sometimes I don't really even use it. 7 Was there a particular time that you Ο. 8 had to arrive at the country club you were 9 driving to after you left Westchester? 10 Α. No. 11 Ο. Was there any particular time that 12 you were expected to be there? 13 Not really, no set time. Just, you Α. 14 know, standard procedure like, you know, before 15 like nine or ten o'clock. 16 Ο. What was the load that you were 17 picking up at Westchester Country Club, did you 18 know what it was before you got there? 19 It was -- no, it was just the 20 typical materials that they use for the events. 21 It was already loaded and strapped down, it was already set up. All I had to do was just go 22 23 hook to it and leave. 24 Do you know who did that? Q. 25 No, it was the crew that was there. Α.

you know where you were going?

take that over to the other country club? Do

2.3

24

- Q. Okay. But you had been there several weeks prior to the date of the accident?
- A. I can't remember the exact dates. I had been there before though, yes.

- Q. I asked you before how soon before that and you said it could have been several weeks.
- A. It could have been a week or two, a couple weeks before. I really don't remember.
- Q. Were you taking equipment directly to that golf course from another location or is it another situation where you were picking it up at Westchester and bringing it there?
 - A. The morning of the accident?
 - Q. No, prior to.
- A. Prior to was just taking loads there specifically.
- Q. Okay. Directly from another location, not Westchester Country Club?
 - A. Yes, from another location.
- Q. Okay. What did you do when you woke up that morning, the morning of the accident?
- A. I got up. Right there at the golf course they have a facility that the grounds keepers use where they have, you know, a latrine and a, you know, a spigot, you know, to like, you know, to use like to wash your face with. I went in there and I used -- you know,

got ready.

- Q. Was there anybody there?
- A. Yes, there were the grounds keepers and everybody was there. Like I said, I went in and I used the latrine and the facilities and they had a drink machine there, I got some a drink out of the drink machine, and then I went ahead and hooked up the truck and checked the straps on the load and everything and --
- Q. You stated before that you hooked up the truck the night before. What did you do in the morning additional?
- A. I checked the load for the straps, make sure the straps were all secure, the load's secure, and then I rolled up the landing gear and hooked up the air lines and made sure the kingpin is locked correctly and checked the tires and everything on the trailer.
- Q. When you checked the load, what did you do specifically? You mentioned checking the straps.
- A. Okay. You look and you see how the load is strapped down, make sure that everything is secure. If you need to put

additional straps on it, if you feel that you need additional straps, you just take care of that at the time, and then you make sure that all straps are all tight.

MR. TUCKER: I'm going to ask that this photo be marked as Exhibit 2.

John, would it be helpful if I marked all the photos like 2-A, -B, -C and -D even if we get back to them later or do you want to just make them sequentially different?

MR. HORAN: It's up to you.

MR. TUCKER: I'd like to just put them altogether as 2, 2-A, 2-B.

MR. HORAN: Oh, I see what you're saying. So all photos have a 2 in front of them.

MR. TUCKER: Yes.

MR. HORAN: That's fine.

MR. TUCKER: Okay.

(Plaintiff's Exhibit 2, Photograph, marked for identification, as of this date.)

Q. I hand you what's been marked

LASER BOND FORM B

22

23

24

25

how to answer your question.

Every load is different. It just depends on whatever that load consists of. After you've hauled enough of these loads, it -- you eventually just become accustomed to

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

A. Rothenberger

114

whatever is on that specific load and how to go about securing it.

So there's no real set formula for setting up a load?

MR. HORAN: If you know.

Nothing specific. It just depends Α. on what they want to transport on that particular load.

They have a set procedure to secure the components prior to putting them on the truck as far as racks and different types of baskets or racks to secure whatever type products or whatever the components are that they're going to load up on the trailer at that time.

- Do you know if T. And B. trains the crew that does the loading on the safe procedure for putting a load on a trailer?
- I'm really not involved in that, in that particular, you know, in that particular I really -- you'd have to discuss that field. with the operations manager.
 - Q. Okay.
 - Α. I assume they do.

It's the barrier. Α. Whenever they build the floor, at the front when you walk up the steps for the bleacher that they put -it's the barrier in the front of the bleacher.

116

- Ο. Is that --
- If I had a picture of the bleacher I Α. could show you what I'm referring to.
 - Q. Is that all metal poles, metal piping?
 - This here? Α.
 - Q. Yes.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

Α. They are -- if you see right here, you take those and you stand them up. They're like six feet long by like I believe like maybe three feet tall and they put them in the front of the bleacher. Whenever you walk up the steps and you're walking down the platform, they use these for the barrier to keep people from falling off the front of the --

> MR. HORAN: Platform.

- Α. Of the platform.
- Is that all made of metal, all those Q. materials in there?
 - Α. Yes, these are.
 - Q. And behind there it seems -- it

We don't want you to guess. If you don't know, just say you don't know.

- A. I don't know the exact.
- Q. Does it appear to you that the heavier part of this load is at the front of the trailer and it gets progressively lighter as it goes back?
 - A. It appears that way.
- Q. Is that consistent from what you know or what T. And B. taught you to be the proper way to load a trailer?
 - A. Yes.

MR. HORAN: Just note my objection to the extent that I think you said taught him the proper way to load a trailer.

- Q. The proper way that a trailer should be loaded.
- A. Yes, this is the proper way for that load to be loaded.
- Q. So your understanding of what you received from the safety manuals at T. And B. and your instruction, whatever it was that you received at T. And B., that the heavier portion

25

If the weight is less than 34 pounds, does it matter --

A. 34,000.

· PENGAD • 1-800-631-6989 • www.pengad.com LASER BOND FORM B

23

24

25

Q. What did you do after that -withdrawn.

Did you speak to any of the

A. Rothenberger

maintenance workers or the people inside the country club?

- A. No, I just -- you know, they were out there doing their thing and, you know, everybody, you know, hustle and bustle.
- Q. Did you speak to anyone at Westchester Country Club before you left that morning?
 - A. No. No, I didn't.
- Q. When you went through the gate leaving the country club, was there anybody there?
- A. There wasn't anybody. There were people out there on the golf course mowing and stuff, but I just pretty much just went ahead and drove on out.
 - Q. And where did you go?
- A. I pulled out and went around and then I went down the road to the red light that's right there, I believe it's 22A, 22A, and then I hung a left from there.
- Q. Was the light red when you got there?
 - A. Yes, the light was red and then I

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

1.8

19

20

21

22

23

24

25

A.	Rothenberger

sat there and then I pulled out and took a left.

- Where were you heading?
- I was heading down to -- I'm not sure of the exact number of the road. It's -you go down to the stop sign and I took a right and I went down around the curve up underneath the bridge right there, on that road right there.
 - Do you know what bridge that was? Ο.
- Α. It was the bridge for 287, it went over that road there.
 - Q. That's a busy road, 287?
- Yes, it was a highway, the highway Α. right there.
- So you made a left after the Q. stoplight?
 - Α. I pulled out of the golf course --
 - Right. Ο.
- -- and I went down to the main road and I went to the stoplight and then I took a left and went down that road to the stop sign, and when I stopped at the stop sign, then I took a right and went down around the curve up

24

25

downgrade.

Q.

Case	1:07-cv-06340-LMM	Document 13-4	Filed 08/15/2008	Page 30 of 49
1		A. Rothenber	rger	128
2	Q.	And what did y	you understa	nd that to
3	mean?	-	•	
4	A.	That there's a	a red light :	ahead.
5	Q.	Any other sign	ns that you :	noticed on
6	the way arc	ound that curve	- e?	
7	A.	No, that's the	e only sign.	Before
8	you get to	the bridge, yo	ou go up unde	erneath the
9	bridge, tha	at's the only s	sign that's	there.
10	Q.	What happened,	did you pas	ss that
11	yellow ligh	nt, blinking li	ght with	drawn.
12		How fast were	you going w	hen you
13	passed that	yellow light?	· ·	
14	Α.	I had slowed d	lown, I was n	maybe doing
15	about maybe	20.		
16	Q.	Why?		
17	Α.	Because when I	went up und	derneath
18	the bridge	and I was look	ing at the	light, the
19	light was r	ed and I was s	starting to	slow down.
20	Q.	Are you headin	g uphill or	downhill
21	when you're	going around	that curve?	
22	A.	You're going d	lownhill, it	's a

Okay. So you're in the right-hand

	129
1	A. Rothenberger
2	yellow light and you start to slow down?
3	A. Yes. Well, I started slowing down.
4	Q. Okay. And you say you slowed down
5	to about 20 at the time you were at that yellow
6	light maybe?
7	A. Around there.
8	Q. Okay. And how far between that
9	yellow light and the red light that you just
10	described before, what's the distance, do you
11	know?
12	A. Maybe 50 yards, maybe 100 yards,
13	about from here maybe across the street to the
14	building there. Maybe about 100 yards I'd say.
15	Q. I only smile because it's hard to
16	get that in the deposition.
17	About 100 yards you think?
18	A. Yes. I mean it wasn't, you
19	know
20	MR. HORAN: His answer was 50 to a
21	100.
22	Q. When did you first see the red light?
23	MR. HORAN: How far was he from it
24	you mean?
25	A. Right when I went up underneath the

2 bridge.

Q. Okay. When you first went underneath the bridge, was it before you went underneath the bridge, during -- at the moment you were under the bridge or after you came out?

- A. Right when I went around the grade and got down to the bottom part of the -- right when you get down to the bottom of the hill, that's when you're going up underneath the bridge to 287, that's really when it comes into view, right then.
- Q. Were you past the yellow light or before the yellow light?
- A. I was like almost like there next to the yellow light then. The blinking -- the sign that says signal ahead, I was probably like next to it.
- Q. So when you came up underneath the bridge and you first saw the red light, what is it, describe for me the light, what did the light look like?
- A. It's just a regular red, green, a regular traffic light.
 - Q. A regular traffic light, does it

A. Rothenberger

135

- Α. Yes, I believe there were. been a while but I believe there were cars, yes, there were cars running over there.
- Were there any cars in front of you in either the left or the right lane that you were in?
 - In my lane? Α.
- Or the left lane going in the same Q. direction.
 - Α. NO.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

- Ο. How far in the distance could you see when you were underneath the overpass?
- I'd say maybe a half, maybe a quarter of a mile maybe. I could see up ahead the road where the road curves and then the road pretty much went out of view.
- When you say the road curves, is that the road that you were on?
- Yes. When you go through the light, Α. the road goes down and then it curves to the right.
 - And you could see that? Ο.
 - Α. Yes, I could see that.
 - Q. And you saw no cars?

PENGAD • 1-800-631-6989 • www.pengad.com

LASER BOND FORM B

PENGAD • 1-800-631-6989 • www.pengad.com

LASER BOND FORM B

PENGAD • 1-800-631-6989 • www.pengad.com

LASER BOND FORM B

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

₽ 1-
PENG
ďΩ
Æ
õ
0
š
ă
毌
ō.
ت

ጉ	Rothenberger
Α.	ROLLENDEROER

sitting there, I was looking at him and he was looking at me.

139

- But he was heading in the direction that you were?
- If he -- when he would have taken a Α. right off of Webb.
 - What kind of car was that?
- I really don't remember. I really Α. don't know the make of it. It was a light colored vehicle. It looked like it was four-door sedan. I believe, like I said, it was an older model.
- Once you saw the light turn green, you mentioned before that you accelerated?
- I put the truck back in gear and Α. started to accelerate.
- What gear were you in when you were underneath the overpass and you saw the light red?
- I believe I probably gotten up to six gear, I was going in the high range then.
 - What does that mean? Q.
- That means going from fifth, you flip up your switch and then you go over to get

24

25

what, into another gear?

3

-

that point?

accelerate?

5

6

7

8

9

10

11

12

13

15

14

16

17

18

PENGAD • 1-800-631-6989 • www.pengad.com

LASER BOND FORM B

19

20

21

22

23

25

24

MR. TUCKER: Exactly.

- A. I probably clicked back up to maybe about 25, maybe about 30 miles an hour.
 - Q. You were coming downhill at the time?

MR. HORAN: When he started to

- A. It was after I'd gotten to the bottom of the hill and going up underneath the bridge and then I clicked it into gear and started to kick it on up again.
- Q. So when you came to the bottom of the hill, you clicked it into gear to pick up acceleration?
- A. When I started to accelerate, then I kicked it back into gear.
- Q. And that was just at the bottom of the hill?
- A. Yes, right when I was going around the curve up underneath the bridge right there.
- Q. I just want to kind of get a picture. You're coming downhill and you're in the right-hand lane, correct?

PENGAD * 1-800-631-6989 * www.pengad.com

LASEH BOND FORM B

A. Rothenberger

3 4

5

6

2

7 8

9

11

10

13

12

15

14

16

17

18

19 20

21

22

23 24

25

I was looking at the gentleman who Α. was going to make a right-hand turn, and then I noticed a vehicle out of my peripheral vision and when I looked over, I saw the white SUV down, you know, flying down through there. A split second later he ran into the side of my truck, into the front of the vehicle right here.

143

- What was the other vehicle doing, Q. was it stopped at the light, was it moving?
- The vehicle that hit the truck or the other vehicle?
 - The other vehicle that was on -ο.
- He was sitting at the light, sitting there looking at me when I was coming up on the intersection.
- Did you tell the police about that vehicle sitting there?
 - Α. Yes, I did.
- Did you describe the vehicle for the Ο. police?
- Α. I don't remember. I believe I may I don't remember.
 - Do you know if that vehicle stayed Q.

1	A. Rothenberger
2	ambulance there as quick as they could.
3	Q. Did anyone come up and join you
4	while you were on the telephone?
5 ·	A. Yes, I believe there was a lady that
6	a lady stopped and came up there, too, and
7	then a few people started coming around.
8	It wasn't very long after that the
9	police, one of the police officers arrived. It
10	was he was like right there within I'd say
11	maybe a couple minutes, if that.
12	Q. Describe for me the victim, the
13	person in the other car when you first saw him.
14	Was he alive?
15	A. Yes, he appeared to be alive but
16	Q. How could you tell?
17	A. It appeared that he was still
18	breathing.
19	Q. Could you see his chest moving up
20	and down, could you hear him breathing, how
21	could you tell?
22	A. I could hear him breathing.
23	Q. What did it sound like?
24	A. It sounded like he was having
25	trouble breathing.

Uè	ise 1.07-cv-06340-ci vily
1	A. Rothenberger
2	Q. How?
3	A. It just I you know, it just
4	seemed to me like he was having trouble, you
5	know, breathing. He was unconscious.
6	And after that time, I heard the
7	police coming and I turned around and then the
8	police officer arrived and not soon after that
9	the fire engine and the ambulance arrived and
10	that's pretty about pretty much about all I
11	really remember after that.
12	Q. I'm going to show you three
13	photographs I'd like marked as 2-B, -C and -D.
14	(Plaintiff's Exhibit 2-B,
15	Photograph, marked for identification, as
16	of this date.)
17	(Plaintiff's Exhibit 2-C,
18	Photograph, marked for identification, as
19	of this date.)
20	(Plaintiff's Exhibit 2-D,
21	Photograph, marked for identification, as
22	of this date.)
23	MR. TUCKER: Off the record for a
24	second.

THE VIDEOGRAPHER: We're going off

1	A. Rothenberger
2	the record. The time is 2:21.
3	(Recess taken.)
4	THE VIDEOGRAPHER: We're now back
5	on the record. The time is 2:22.
6	MR. TUCKER: I've had marked for
7	purposes of the deposition Plaintiff's
8	2-B, 2-C and 2 I'm sorry and 2-D.
9	These are photographs of Mr. Zumbo after
10	the accident.
11	I had planned on showing them to
12	Mr. Rothenberger to ask him questions
13	about Mr. Zumbo at the time that he saw
14	him.
15	BY MR. TUCKER:
16	Q. Mr. Rothenberger, you've indicated
17	you'd rather not see the photographs?
18	A. I'd rather not see them. I really
19	don't see how that
20	MR. HORAN: Okay.
21	A. I'll be honest, I'm not a medical
22	expert.
23	MR. HORAN: Okay.
24	Q. Was Mr. Zumbo bleeding at the time
25	you saw him?

towels was I was at least try -- I don't know